UNITED STATES DISTRICT COURT

PROB 12B (Rev. 09/03)

for

DISTRICT OF OREGON FILEDOTALIG*12:17:04USDC-ORP PETITION AND ORDER FOR MODIFICATION OF CONDITIONS OF SUPERVISED RELEASE

U.S.A. vs. JEREMY JOSEPH CHRISTIAN

Docket No. 4929 3:11CR00007-001-RE

Petition on Probation and Supervised Release

COMES NOW SARA GNEWIKOW, PROBATION OFFICER OF THE COURT, presenting an official report upon the conduct and attitude of Jeremy Joseph Christian, who was convicted of Felon in Possession of a Firearm and placed on supervision by The Honorable Ancer L. Haggerty sitting in the court at Portland, Oregon, on the 11th day of October, 2011. Defendant was sentenced to time served, to be followed by a 3-year term* of supervised release, and the general terms and conditions theretofore adopted by the court were imposed.

*Term of supervised release commenced on October 12, 2011.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

Violation of Standard Condition No. 4 and 12 – Failing to attend substance abuse treatment, consuming controlled substances and failing to submit to urinalysis testing. I placed Christian on the random urinalysis testing program at the start of supervision. On October 14, 2011, he provided a urine sample that tested positive for marijuana. I referred him to, and he completed, the "Up in Smoke" program, an educational program explaining the physical effects of marijuana use. On February 17, 2012, he provided a urine sample that tested positive for "spice" (synthetic marijuana). I referred him to Lifeworks Northwest for substance abuse counseling. On July 4, 2012, he failed to provide a urine sample, but during a subsequent office appointment he admitted he used marijuana on July 4-5, 2012. I advised Christian that if his non-compliant behavior continued, I would consider placement at a residential reentry center (RRC). He failed to attend treatment on July 9, 18, and 23, 2012, and he failed to provide urine samples on July 14 and 15, 2012. As a result of his continuing noncompliance, he voluntarily signed a Waiver of Hearing form to enter an RRC, which is attached. Christian has also failed to obtain employment during supervision, and the structured environment at the RRC may focus his priorities on finding work. Consequently, I recommend the Court modify conditions to include placement at an RRC for up to 120 days.

PRAYING THAT THE COURT WILL ORDER upon consideration of factors set forth in 18 USC § 3553(a), that defendant's conditions of supervised release be modified to include the following special condition(s): The defendant shall reside in and satisfactorily participate in a residential reentry center to include a prerelease component, if determined appropriate by the residential reentry center manager and the U.S. Probation Officer, for up to 120 days or until discharged by the residential reentry center manager and the U.S. Probation Officer.

Respectfully,

Sara Gnewikow U.S. Probation Officer

Place: Portland, Oregon

Date: August 6, 2012

ORDER OF THE COURT

Considered and ordered this day of August, 2012, and ordered filed and made a part of the records in the above

case.

The Honorable James A. Redden Senior U.S. District Judge

UNITED STATES DISTRICT COURT DISTRICT OF OREGON—PROBATION OFFICE

Waiver of Hearing to Modify Conditions of Probation/Supervised Release

I have been advised and understand that I am entitled by law to a hearing and assistance of counsel before any unfavorable change may be made in my Conditions of Probation and Supervised Release. By "assistance of counsel," I understand that I have the right to be represented at the hearing by counsel of my own choosing if I am able to retain counsel. I also understand that I have the right to request the Court to appoint counsel to represent me at such a hearing at no cost to myself if I am not able to retain counsel of my own choosing.

I hereby voluntarily waive my statutory right to a hearing and to assistance of counsel. I also agree to the following modification of my Conditions of Probation and Supervised Release.

The defendant shall reside in and satisfactorily participate in a residential reentry center to include a prerelease component, if determined appropriate by the residential reentry center manager and the U.S. Probation Officer, for up to 120 days or until discharged by the residential reentry center manager and the U.S. Probation Officer.

Witness:

U.S. Probation Officer

Signed:

Jeremy Christian
Supervised Releasee

Date:

7/27/1